No.2-4-6 () Page

The State of Alabama
BALDWIN COUNTY

In Circuit Court, In Equity

LOUISE EARL MITCHELL

Complainant.

VS.

FLETCHER MITCHELL

Respondent.

DIVORCE DECREE

x hours one m

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	LOUISE PARE MYCHELL	, Complainant
,	~vs.	
		, Respondent
This cause cor	ming on to be heard was submitted upon Bi	
fesso lon answe	er and Waiter and Testimony as	noted by the Register, and upon
consideration thereof for in said bill.	f, the Court is of the opinion that the Complain	ant is entitled to the relief prayed
It is therefore	ordered, adjudged and decreed by the Court	that the bonds of matrimony here-
tofore existing between	een the Complainant and Defendant be, and t	the same are hereby, dissolved, and
that the said	Touise Tarl Matchell	is forever divorced from the
said	Fletcher Witchell for and	on account of abandonment
	is imminer ordered, adjudged and dec	
	ant to this cause be allowed to resu	
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Security of Security	Apparent for the first transfer of the first	a produce produce and the second control of
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within sixty days, no said appeal. It is further of mitted to again contour. It is further of the Complainant. This 9	Jelfair	ch other during the pendency of the nt be, and they are hereby perfor this suit. For which execution may issue. 1950. A. MASLACER A.
		udge Circuit Court, In Equity
I,	·	Register of the Circuit
	Court of Baldwin County, Alak foregoing is a correct copy of th	bama, do hereby certify that the se original decree rendered by the ne above stated cause, which said
	Witness my hand and seal t	his the day
	of	, 19
	Regist	er of Circuit Court. In Equity

THE STATE OF ALABAMA Baldwin County

Circuit Court

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s witnesses in behal									ng in our
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on oath, to be by you									
to take and certify t	he deposition_s	of the wit	ness es and	returi	n the	same to	our	Court,	with al
convenient speed, un	ler your hand.								
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No. 2467	i i
THE STATE OF A	
CIRCUIT CO	OURT
LOUISE EARL MIT	CHELL
vs.	Complainant
FLETCHER MITCH	ELJ.
•	Defendant
COMMISSION TO TAKE	DEPOSITION
COMMISSION	ER:
Piracy any	
WITNESSES	
LOUISE FART MIT	CHETI.

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THE STATE OF ALABAMA

Circuit Court of Baldwin County, Alabama

	Baldwin County.	}		(In Equity)	
	LOUIS	E BARL MITCHELL		_Complainant	
		VS.		·	
	FIRTO	TER MITCHELL		_Respondent	
I,	Peggy Gur				<u> </u>
-	and Commissionerin		d canse		
	and caused to come before				
		Earl Mitchell a			,
			S.,,		
witness es	named in the Requiremen	nt for Oral Examin	ation, on the l	at day of May	
	t the office ofC. LeNoi				
	ay Minette , Al				
	whole truth, and nothing b				
	tcher Mitchell doth	·			
				•	
me in my na	we were separated and the day of our separange anyway. There were me, Louise Earl, back ult of mine, as he les	ation Fletcher l no children of a by abandonment to me sometime i	nas not suppo our marriage nt by Fletch n October,]	rted me or provi	ided for e to have through came back.
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			Allenia Maria		
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4				a Committee of the Comm	
				And the second s	
hat my n	ame is Ed Moorer. I	am over the age	of twenty-o	ne, and have be	een a resident
of Alabama T loo	a all of my life. ow Louise Mitchell and	d han buchend F	lataban Maha		i
wenty-one	e years and are resid	ence of Alabama	and have be	en for some vea	ars.
They	were married in June	1940, and lived	d together as	s husband and v	vife until
ometime :	in October 1947, at with the contract of the c	hich time they s	separated, a	nd so far as I	know have
They	have no children as :	fruits of their	marriage and	d they have no	property
o be div:	ided .				
1 ao	not know of any cause	e Louise Mitchel	∟⊥ gave her l	nuspand for aba	andening

I. Peggy Guy	on Posiston and Commission	on homobre contifer that
•	as Register and Commissione	•
the foregoing deposition on Oral Examination	-	-
of the witness es and read over to them	and they signed the sam	ie in the presence of
myself and C. LeNoir Thompson		
at the time and place herein mentioned; that I	have personal knowledge of	personal identity of
said witness es or had proom made before me of	the identity of said witness_	es; that I am not of
counsel or of kin to any of the parties to said c	ause, or any manner interester	d in the result thereof
I enclose the said Oral Examination in an en	nvelope to the Register of said	l Court.
Given under my hand and seal, this lst	_day ofMay	<u>, 194.50</u>
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LOUISE MITCHELL Complianant	. 🖁	IN THE CIRCUIT COURT OF
	Ď	BALDWIN COUNTY, ALABAMA.
-vs-	Ŏ	IN EQUITY
FLETCHER MITCHELL Respondent	Q	
	Ŏ	

Now comes the Respondent and accepts service of summons and compliant in this cause.

The Respondent admits the allegations as to ages, residences and marriage, but denies all other allegations contained in the bill of compliant, and demands strict proof of the same.

The Respondent waives notice of the time of taking of testimony of behalf of the Complianant; the right to cross examine Complianant's witnesses; and agrees that this cause be submitted for final decree without further notice.

Flatcher Mitchell

STATE OF ALABAMA

BALDWIN COUNTY

in a Notary Public, and for said County, ain said State, hereby certify that Fletcher Mitchell, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me this day that, being informed of the contents of said conveyance, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the 16 day of December, 1949.

Notary Public, Baldwin County, Alabama

RECORDED

Complainant

Respondent

3100

ANSWER AND

From the law office of C. LeNoir Thompson Bay Minette, Alabama

Register.

THE STATE OF ALABAMA Baldwin County ys. IN EQUITY Circuit Court of Baldwin Count This cause is submitted in behalf of Complaint upon the original Bill of Complaint, and Gral Deposition in behalf of Defendant upon abswer and waiver		Total Control of the			to the state of th		
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This cause is submitted in behalf of Complaint upon the original Bill of Complaint, and Oral Deposition	· V. c.,p	·	· :	— Circ	uit Court of B	aldwin Co	oun
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and Oral Deposition		54	i i				
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	LOUISE	EARL M	TCHELT.	
		VS.		
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Filed in	Open Court this	5-Du
day of	man	1940 7
	A. I.	10 - 1 Cha
		Register.
	Printed By T	he Baldwin Times

STATE OF ALABAMA (BALDWIN COUNTY)

You are hereby commanded to summon FLETCHER MITCHELL, to appear and plead, answer or demur, within thirty days from the service hereof to the bill of complaint filed in the Circuit Court of Baldwin County, Alabama, in equity, by LOUISE EARL MITCHELL, as Complainant, and against FLETCHER MITCHELL, as Respondent.

WITNESS my hand this 2 day of May, 1950.

Register Register

LOUISE EARL MITCHELL

Complainant

VS

BALDWIN COUNTY, ALABAMA
FLETCHER MITCHELL

Respondent

TO HONORABLE TELFAIR J. MASHBURN JR., JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Your Complainant, Louise Earl Mitchell, respectfully represents and shows unto your Honor and this Honorable Court as follows:

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That your Complainant and the Respondent are both bona fide residents of Baldwin County, Alabama and over twenty-one years of age.

2,

That your Complainant and the Respondent were married in Bay Minette Baldwin County, Alabama on June 8th, 1940 and lived together as husband and wife in Baldwin County, Alabama until on to-wit, October 1947, when the parties to this cause ceased to live as man and wife.

3.

Complainant further avers that said Respondent voluntarily abandoned the bed and board of Complainant for more than one year next preceding the filing of this bill of complaint, since which time Complainant and Respondent have not lived together nor in any way recognized each other as husband and wife.

WHEREFORE the premises considered your Complainant prays that your Honor will by proper process make the said Fletcher Mitchell, party Respondent to this bill of Complaint, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Complainant further prays that upon a final hearing thereof your Honor will make and enter a decree forever barring the bonds of matrimony existing between your Complainant and the Respondent; that your Complainant be allowed to resume her former name, Louise Earl; and that your Complainant be granted such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicitor for Complainant

2460

RECORDED

LOUISE EARL MITCHELL

Complainant

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FLATCHER MITCHELL

Respondent

SULMONS AND COMPLAINT

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From the law office of G. LeNoir Thompson Bay Minette, Alabama

